In re application of:

Vic C. Knauf et al.

Appl. No.: 09/782,130

Filed: February 12, 2001

For: Methods and Compositions for

Regulated Transcription and Expression of Heterologous Genes Art Unit: To Be Assigned

Examiner: To Be Assigned

Atty. Docket: 16518.052

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OFFICE OF PETITIONS

Response to Notice to File Corrected Application Papers

Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Notice to File Corrected Application Papers mailed May 11, 2001 ("Notice"), Applicants submit the following remarks.

The Notice required that substitute drawings be submitted to comply with the requirements of 37 C.F.R. § 1.84. In order to meet these requirements, Applicants submit 44 sheets (figures 1A-1F, 2A-2L, 3A-3G, 4A-4E, 5, 6, 7A-7F, 8A-C, 9, and 10A-10B) of replacement drawings. Applicants wish to point out that the pagination and numbering of these replacement drawings is different from the informal drawing submitted with the originally filed application in order to comply with the margin requirements of 37 C.F.R. § 1.84(g). However, no changes have been made to the substance of the drawings and, thus, Applicants do not believe a separate paper showing the proposed changes to the drawings in red under 37 C.F.R. § 1.121(d) is required. No new matter enters by these substitute drawings.

The Notice further required Applicants to provide an initial computer readable form (CRF) copy of the Sequence Listing, an initial paper copy of the Sequence Listing, and an amendment directing its entry into the Application. The Notice further required Applicants to

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provide a statement that the content of the sequence listing information recorded in computer readable form is identical to the written sequence listing and includes no new matter. In response, Applicants have provided a computer readable form (CRF) copy of the Sequence Listing, an initial paper copy of the Sequence Listing, an amendment directing its entry into the Application, and the required statement in the accompanying documents.

In the event that extensions of time beyond those petitioned for herewith are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned. Applicants do not believe any additional fees, other than those provided for in the accompanying documents, are due in conjunction with this filing. However, if any fees under 37 C.F.R. §§ 1.16 or 1.17 are required in the present application, including any fees for extensions of time, then the Commissioner is hereby authorized to charge such fees to Arnold & Porter Deposit Account No. 50-2387, referencing matter number 16518.052.

Respectfully submitted,

Holly Logue Prutz (Reg. No. 47,755)

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June E. Cohan (Reg. No. 43,741)

Date: October 22, 2002

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